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## United States Bankruptcy Court Western District of Oklahoma

e	Steve A. Hanson Patricia A. Hanson	Case No.			
	Debtor(s)		13		
	CHAPTER 13 PLAN  Check if this is an amended plan				
TIC	CES:				
ebtor	ors: This form sets out options that may be appropriate in some cases, but the presence that the option is appropriate in your circumstances or that it is permissible in your with local rules and judicial rulings may not be confirmable.				
	In the following notice to creditors, you must check each box that applies.				
Credi	litors: Your rights may be affected by this plan. Your claim may be reduced, modified	or eliminated.			
	You should read this plan carefully and discuss it with your attorney if you have one in attorney, you may wish to consult one.	this bankruptcy	cas	e. If you	do not have
	If you oppose the plan's treatment of your claim or any provision of this plan, you or y confirmation at least 7 days before the date set for the hearing on confirmation, unless The Bankruptcy Court may confirm this plan without further notice if no objection to a 3015. In addition, you must file a timely proof of claim in order to be paid under any p	otherwise ordere confirmation is fi	ed by	the Banl	kruptcy Cou
plan o	contains nonstandard provisions set out in Section 10.		ТП	Yes	✓ No
plan l (2)(b)	n limits the amount of a secured claim based on a valuation of the collateral in accordance wi	th Section		Yes	✓ No
` / ` /	a avoids a security interest or lien in accordance with Section 9.		$I_{\Box}$	Yes	✓ No
y Cou	ence on or before 30 days after the Chapter 13 Petition is filed. The Debtor shall turn over suburt Order.  beginning the chapter 13 Petition is filed. The Debtor shall turn over suburt Order.	en additional ful		require	s of raw arr
nimu	um total of plan payments: \$72,000.00				
	ebtor intends to pay plan payments:				
Direc	ebtor intends to pay plan payments:  ect or  wage deduction from employer of:  Debtor  Joint Debtor				
Direc	ect or wage deduction from employer of:  Debtor	imes per year)	□ w	/eekly	<b>✓</b> Other
Direction   Direction     By well     By w	ect or wage deduction from employer of:  Debtor Joint Debtor  r's Pay Frequency:  Monthly Semi-monthly (24 times per Bi-weekly (26 types)	imes per year) [ ly (26 times per	□ w	eekly Week	
Direct By we be	ect or wage deduction from employer of:  Debtor  Joint Debtor  r's Pay Frequency:  Monthly  Semi-monthly (24 times per  Bi-weekly (26 typear)  Debtor's Pay Frequency:  Monthly  Semi-monthly (24 times per  Bi-week		□ w		
Direct By we be	ect or wage deduction from employer of:  Debtor  Joint Debtor  r's Pay Frequency:  Monthly  Semi-monthly (24 times per Bi-weekly (26 tyear)  Debtor's Pay Frequency:  Monthly  Semi-monthly (24 times per Bi-weekly (26 tyear)		_ W		
Direct By we selected by the bound of the bo	ect or wage deduction from employer of:  Debtor  Joint Debtor  T's Pay Frequency:  Monthly  Semi-monthly (24 times per Bi-weekly (26 tyear)  Debtor's Pay Frequency:  Monthly  Semi-monthly (24 times per Bi-weekly (26 tyear)  Bi-weekly (26 tyear)  LENGTH: This plan is a 60 month plan.		W		
Direct By we bebtor'  Dint Do  LAN I  ENER  As use	ect or wage deduction from employer of:  Debtor  Joint Debtor  r's Pay Frequency:  Monthly  Semi-monthly (24 times per  Bi-weekly (26 typear)  Debtor's Pay Frequency:  Monthly  Semi-monthly (24 times per  Bi-weekly (26 typear)  Debtor's Pay Frequency:  Monthly  Semi-monthly (24 times per  year)  LENGTH: This plan is a 60 month plan.  CRAL PROVISIONS:	ly (26 times per		Week	ly 📝 Oth
Directly Debtor' Debtor' Dint D	ect or wage deduction from employer of:  Debtor  Joint Debtor  T's Pay Frequency:  Monthly  Semi-monthly (24 times per Bi-weekly (26 tyear)  Debtor's Pay Frequency:  Monthly  Semi-monthly (24 times per Bi-weekly (26 tyear)  LENGTH: This plan is a 60 month plan.  CRAL PROVISIONS:  Issed herein, the term "Debtor" shall include both Debtors in a joint case.	ly (26 times per un undue hardshi filed. In the case	ip ur	Weekl	ly

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- e. All property shall remain property of the estate and shall vest in the Debtor only upon dismissal, discharge, conversion or other specific Order of the Court. The Debtor shall be responsible for the preservation and protection of all property of the estate not transferred to and in the actual possession of the Trustee.
- f. The debtor is prohibited from incurring any debts except such debts approved pursuant to the Court's directives or as necessary for medical or hospital care.

## 5. DISBURSEMENTS TO BE MADE BY TRUSTEE:

A.	ADMI	NISTR	A	TIVE	EXP	<b>ENSES:</b>
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- (1) Estimated Trustee's Fee: 10.0%
- (2) Attorney's Fee (unpaid portion): \$1,863.00 to be paid through plan in monthly payments of \$400.
- (3) Filing Fee (unpaid portion): \$None

B. PRIORITY CLAIMS UNDER 1	1 U.S.C. § 507:						
(1) DOMESTIC SUPPORT OBL	IGATIONS:						
(a) Debtor is required to pay all post-petition domestic support obligations directly to the holder of the claim.							
(b) The name(s) of the holder(s	(b) The name(s) of the holder(s) of any domestic support obligation are as follows:  (c) Anticipated Domestic Support Obligation Arrearage Claims. Unless otherwise specified in this Plan, priority claims under 11 U.S.C. § 507(a)(1) will be paid in full pursuant to 11 U.S.C. § 1322(a)(2). These claims will be paid at the same time as secured claims. Any allowed claim for a domestic support obligation that remains payable to the original creditor shall be paid in full pursuant to the filed claim, unless limited by separate Court Order or filed Stipulation.						
507(a)(1) will be paid in full pu claim for a domestic support ob							
Arrearage shall be paid thro	ough wage assignment, pursuant to previous Order entere	ed by a non-bankruptcy Court.					
Arrearage shall be paid in fu	ull through the plan.						
Name -NONE-	Estimated arrearage claim	Projected monthly arrearage payment in plan					
(d) Pursuant to §§ 507(a)(1)(B) a governmental unit, and shall be	and 1322(a)(4), the following domestic support obligations be paid as follows:	on claims are assigned to, owed to, or recoverable by					
Claimant and proposed treatme	ent:						
(2) OTHER PRIORITY CLAIM	S:						
(a) Pre-petition and/or post-peti or filed Stipulation.	ition priority tax claims shall be paid in full pursuant to t	he filed claim unless limited by separate Court Order					
Name -NONE-		Amount of Claim					
(b) All other holders of priority	claims listed below shall be paid in full as follows:						
Name -NONE-		Amount of Claim					
C. SECURED CLAIMS:							
allowed claims secured by a purchase	QUATE PROTECTION: Pre-confirmation adequate pro- e money security interest in personal property shall be pa not be paid until the Creditor files a proof of claim, with p	id by the Trustee through the plan as provided below.					
Name -NONE-	Collateral Description	Pre-Confirmation Monthly Payment					

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(a) SECURED CLAIMS NOT SUBJECT TO VALUATION: Secured creditors with a purchase money security interest securing a debt either incurred within the 910-day period preceding the filing of the bankruptcy petition where the collateral is a motor vehicle acquired for

						lateral is any other thing controls over any contrar		
Name		Collateral Description		Estimated Amount of		Monthly Payment	Interest Rate	
-NONE-				Claim			%	
secured value v amount, plus in NOTE: The val	vith interest in the terest shall be pai luation of real esta	amounts stated bel d. Secured tax clair	ow. To the extens shall be paid ag of a motion to	ent the pro as filed u o determin	posed secured value nless limited by sepa	ured tax creditors, shall lexceeds the secured claimate Court Order.	m, only the claim	
Name U.S. Bank Trust National Association		Collateral Description 33810 Waco Rd. McLoud, OK 74851 Pottawatomie County See legal attached		Proposed Secured Value \$41,000.00		Monthly Payment <b>\$1,049.31</b>	Interest Rate 3.88 %	
(3) DEBTS SECU (LONG-TERM D		CIPAL RESIDENC	CE WHICH W	ILL EXT	END BEYOND TH	E LENGTH OF THE I	PLAN	
Name -NONE-	Collateral	Description		*Monthly 1st Post-petit Ongoing Pymt Payment		*Estimated Amt of Arrearage	Interest on Arrearage	
(4) OTHER SECU		HICH WILL EX	FEND BEYON  *Monthly C Pymt		1st Post-petition Payment	*Estimated Amt of Arrearage	DEBTS):  Interest on Arrearage	
-NONE-							%	
payment. The arreara stated on the claim ur payment is reflected a D. UNSECURED	ge amounts, mont aless objected to a above.  CLAIMS:	hly ongoing payme nd limited by separ	nt, and 1st post ate Court Order	-petition pr. The inte	payment are estimated	n date and the due date of and will be paid accordent the arrearage and the 1st, as follows:	ding to the amount	
Name -NONE-			Amount of C	Claim		Interest Rate	. %	
	npriority Unsecur nd as follows:	ed: Other unsecure	d creditors shall	l be paid p	oro-rata approximatel	y <b>100.00</b> percent, unless	s the plan guarantees	
Guaranteed	dividend to non-	priority unsecured of	ereditors: <b>\$16,7</b>	<u>27.44</u>				
6. DIRECT PAYME	ENTS BY DEBT	OR: The Debtor sha	all make regular	r payment	s directly to the follo	wing creditors:		
Name -NONE-		Amount of C	Claim	Mon	hly Payment	Collateral Description	on if Applicable	
NOTE: Direct payme payment under this pl					on, the last payment o	n the obligation comes of	lue after the last	

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7. EXECUTORY CONTRACTS AND	UNEXPIRED LEAS	ES: The plan re	ejects all executory contracts and unexpired leases, except as follows:
Name -NONE-	Descriptio	on of Contract o	r Lease
			ed to the secured creditor, with a deficiency allowed, unless specified endered collateral upon entry of Order Confirming Plan or other Order
Name -NONE-	Amount of	f Claim	Collateral Description
<b>9. LIEN AVOIDANCE:</b> No lien will be a Motion including reasonable notice and op			lan. Liens may be avoided only by separate Court Order, upon proper
Liens Debtor intends to avoid:			
Name -NONE-	Amount of	f Claim	Description of Property
10. NONSTANDARD PLAN PROVISION	ONS: Any nonstandar	rd provision pla	aced elsewhere in this plan is void.
nonstandard provision other than those set	out in this paragraph		by an attorney, or the Attorney for Debtor, that the plan contains no
Date <b>July 1, 2019</b>	Signature	/s/ Steve A. Ha	
D . July 4 2040	G.	Debtor	A Hanaan
Date <b>July 1, 2019</b>	Signature	/s/ Patricia A. Hanson Patricia A. Hanson Joint Debtor	

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